Received By: tkuczens

2011 DRAFTING REQUEST

Senate	Amendment	(SA-SA2-	SB2)
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Received: 01/24/2011

Wanted: As time permits		Companion to LRB:		
For: Luther Olsen (608) 266-0751		By/Representing: Sarah Archibald		
May Contact:		Drafter: tkuczens		
Subject: Education	n - school boards	Addl. Drafters:		
		Extra Copies:	pg	
Submit via email: YES				
Requester's email:	Sen.Olsen@legis.wisconsin.gov			
Carbon copy (CC:) to:	tracy.kuczenski@legis.wisconsin.g	ov		
Pre Topic:				

Topic:

permit resident school district to be part of pupil-nonresident school board decision-making process under certain circumstances and require report to legislature after two years

Instructions:

No specific pre topic given

See attached

D	rat	ting	History:

Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required
/?	tkuczens	jdyer	mduchek		mbarman	mbarman	
/1	01/24/2011	01/25/2011	01/25/201	1	01/25/2011	01/25/2011	

FE Sent For:

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Vers. Drafted Reviewed Typed Proofed /? tkuczens	Submitted Jacketed Required			

FE Sent For:

<END>

STATE OF WISCONSIN - LEGISLATIVE REFERENCE BUREAU

LRB

Research (608-266-0341)

Library (608-266-7040)

Legal (608-266-3561)

LRB

T 6 04 2.44
CPBn0128/1 (SA 2 to S/32) January 24, 2011
0.020118/1 (372 103/32)
avendment to the avendment.
1. For criteria # 7. Under J. Hill 110.51(3m)(6), add ignicement that in any 5thoul year, if the number of psych attending the nouvesded school dishlict from a resident school dishlict reaches 1.0% of the Ph 3rd Fr. of September court (of the promoti relied year) then the visident school dishlict must be involved in the decision as to whose the transfer is in the best interest of the citied
2. Award (18.51(15)(c) (rotating to annual regart) to synify Part the report should grafify by category the whiter of applications received / accepted and whoper pre applicant which he round a reterrative application timeline.



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State of Misconsin



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

SENATE AMENDMENT,

TO SENATE AMENDMENT 2,

TO 2011 SENATE BILL 2

1/24/11
1/25/11
topay

At the locations indicated, amend the amendment as follows:

1. Page 3, line 18: after "pupil." insert "If in any school year a number of pupils equal to energe percent of the number of pupils enrolled in a resident school district on the 3rd Friday of September in the previous school year apply to attend school in a nonresident school district under this subdivision and all such pupils are accepted by the nonresident school district and choose to attend school in the nonresident school district, then, for any other application received by the nonresident school district under this subdivision in the remainder of the school year, the nonresident school district may only accept that application if, in addition to the nonresident school board and the parent of the applicant, the resident school board also agrees

1	that attending the school in the nonresident school district is in the best interest of
2	the applicant.".
3	2. Page 7, line 5: after that line insert:
4	"Section 11k. 118.51 (15) (c) of the statutes is renumbered 118.51 (15) (c)
5	(intro.) and amended to read:
6	118.51 (15) (c) Annual report. (intro.) Annually submit a report to the governor,
7	and to the appropriate standing committees of the legislature under s. 13.172 (3), on
8	the. The report under this paragraph shall include all of the following information:
9	1. The number of pupils who applied to attend public school in a nonresident
10	school district under this section, the.
11	3. The number of applications denied and the bases for the denials, and the.
12	4. The number of pupils attending public school in a nonresident school district
13	under this section. The department shall specify, separately, the number of pupils
14	attending public school in a nonresident school district whose applications were
15	accepted under subs. (3) (a) 3. and (3m) (c), and, for the applications accepted under
16	sub. (3m) (c), the number of pupils attending under each of the criteria listed in sub.
17	(3) (b).
Histo	SECTION 11n. 118.51 (15) (c) 2. of the statutes is created to read:
19	118.51 (15) (c) 2. The number of applications received under subs. (3) (a) and
20	(3m) (a) and, for the applications received under sub. (3m) (a), the number of
21	applications received under each of the criteria listed in sub. (3) (b).".
99	(END)